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10/522,302	01/25/2005	Salvatore Patti	26570U	6412	
20529	7590 06/01/2006		EXAM	EXAMINER	
NATH & A	SSOCIATES	KERSHTE	KERSHTEYN, IGOR		
112 South West Street				D. DED 1440 (DED	
Alexandria,	VA 22314		ART UNIT	PAPER NUMBER	
			3745		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	
		10/522,302	PATTI, SALVATORE	
	Office Action Summary	Examiner	Art Unit	-
		Igor Kershteyn	3745	
Period fo	The MAILING DATE of this communication Reply	on appears on the cover sheet	with the correspondence address	
A SH WHIC - Exter after - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statutor re to reply within the set or extended period for reply will, it reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THIS COMMUN CFR 1.136(a). In no event, however, may a tion. y period will apply and will expire SIX (6) MO by statute, cause the application to become	IICATION. a reply be timely filed  DNTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	
Status				
1)□ 2a)□ 3)□	Responsive to communication(s) filed on This action is <b>FINAL</b> . 2b) Since this application is in condition for a closed in accordance with the practice of	This action is non-final. allowance except for formal ma		<b>;</b>
Dispositi	ion of Claims			
5)□ 6)⊠ 7)□ 8)□ <b>Applicat</b> i 9)□ 10)⊠	Claim(s) 1-8 is/are pending in the application of the above claim(s) is/are well claim(s) is/are allowed.  Claim(s) 1-8 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction of the specification is objected to by the Extended the specification is objected to by the oath or declaration is objected to by	and/or election requirement.  caminer. is/are: a)⊠ accepted or b)□ to the drawing(s) be held in abeyone correction is required if the drawing	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.121(c	<b>1</b> ).
	•	the Examiner, Note the attach	onice Action of form 1 10 102.	
12)⊠ a)[	Acknowledgment is made of a claim for for the All b) Some * c) None of:  1. Certified copies of the priority docense of the priority docense of the priority docense of the certified copies of the application from the International See the attached detailed Office action for	uments have been received. uments have been received in he priority documents have bee Bureau (PCT Rule 17.2(a)).	Application No en received in this National Stage	
2) 🔲 Notic 3) 🔯 Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-9) mation Disclosure Statement(s) (PTO-1449 or PTO r No(s)/Mail Date 01/25/2005.	148) Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-152) 	

Art Unit: 3745

#### **DETAILED ACTION**

## Claim Objections

Claim 1 is objected to because of the following informalities:

Claim 1 recites the limitation "the root" in 14. There is insufficient antecedent basis for this limitation in the claim.

Claim 1 recites the limitation "the end" in 16. There is insufficient antecedent basis for this limitation in the claim.

In claim 1, line 22, "(4)" should be changed to –(U)--.

Appropriate correction is required.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, and 4-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagamori et al. (5,611,667).

In figures 1-7, Nagamori et al. teach a centrifugal fan impeller 21 having an axis of rotation O and comprising one or more modules (not numbered), comprising:

a mounting disc 23,

at least one connecting ring 25 and

a plurality of blades 24 extending between the mounting disc 23 and the connecting ring 25,

Art Unit: 3745

the blades 24 being connected to the disc 23 and ring 25 at an angle relative to the axis O of the impeller 21,

the connecting ring 25 is positioned on an outer diameter in respect to the blades 24,

whereby the inner part of the mould for producing the fan impeller can be extracted axially from both sides of the fan impeller. It is noted that that the claim scope is not limited by the claim language "whereby the inner part of the mould for producing the fan impeller can be extracted axially from both sides of the fan impeller" because this language makes it optional but does not limit claim 1 to a particular structure. See MPEP 2111.04 [R-3]. And further, if Applicant would amend claim 1 to positively claim the above components, it should be noted that claim 1 would became a product-by-process claim and the apparatus or structure claimed as identical to that described in the reference presented by the examiner and thus anticipated by the reference because patentability of a product does not depend on its method of production. See MPEP 2113.

Nagamori et al.do not disclose expressly the impeller being characterized in that the angle at which the blades are inclined is 10 degrees, in that in that the profile of each blade at the root is inclined at an angle ranging from 50 to 80 degrees, and in that the profile of each blade at the end is inclined at an angle ranging from 33 to 63 degrees, said angles at the root and at the end of the blade being defined as the angles made by the profile of the blade, at the root and end of the blade respectively, with respect to an impeller radius passing through the leading edge of the profile,

Art Unit: 3745

on Control Number: 10/022,00

characterized in that each blade has a straight leading edge inclined at an angle ranging from 0 to 40 degrees with respect to the axis of the impeller, each blade has a straight trailing edge parallel to the axis of the impeller, each blade has a straight leading edge inclined at an angle of 12.65 degrees with respect to the axis of the impeller, the profile of each blade at the root is inclined at an angle of 65.2 degrees, the profile of each blade at the end is inclined at an angle of 48.2 degrees.

At the time the invention was made, it would have been an obvious matter of design choice to a person of ordinary skill in the art to make the impeller being characterized in that the angle at which the blades are inclined is 10 degrees, in that in that the profile of each blade at the root is inclined at an angle ranging from 50 to 80 degrees, and in that the profile of each blade at the end is inclined at an angle ranging from 33 to 63 degrees, said angles at the root and at the end of the blade being defined as the angles made by the profile of the blade, at the root and end of the blade respectively, with respect to an impeller radius passing through the leading edge of the profile characterized in that each blade has a straight leading edge inclined at an angle ranging from 0 to 40 degrees with respect to the axis of the impeller, each blade has a straight trailing edge parallel to the axis of the impeller, each blade has a straight leading edge inclined at an angle of 12.65 degrees with respect to the axis of the impeller, the profile of each blade at the root is inclined at an angle of 65.2 degrees, the profile of each blade at the end is inclined at an angle of 48.2 degrees because Applicant has not disclosed that having such an impeller provides an advantage, is used

Art Unit: 3745

for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with configuration of Nagamori et al. because both impellers perform the same function of displacing fluid media with improved efficiency and decreased noise.

Therefore, it would have been an obvious matter of design choice to modify the impeller of Nagamori et al. to obtain the invention as specified in claim 1, 2, and 4-8.

Claims 1, 3, 7, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nabeshima et al. (6,158,954).

In figures 1-5, Nabeshima et al. teach a centrifugal fan impeller 11 having an axis of rotation 14 and comprising one or more modules (not numbered), comprising:

a mounting disc 13,

at least one connecting ring 15 and

a plurality of blades 12 extending between the mounting disc 13 and the connecting ring 13,

the blades 12 being connected to the disc 13 and ring 13 at an angle relative to the axis 14 of the impeller 11,

the connecting ring 13 is positioned on an outer diameter in respect to the blades 12,

whereby the inner part of the mould for producing the fan impeller can be extracted axially from both sides of the fan impeller. <u>It is noted that that the claim scope is not limited by the claim language</u> "whereby the inner part of the mould for producing the fan

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Art Unit: 3745

impeller can be extracted axially from both sides of the fan impeller" because this

language makes it optional but does not limit claim 1 to a particular structure. See

MPEP 2111.04 [R-3]. And further, if Applicant would amend claim 1 to positively claim

the above components, it should be noted that claim 1 would became a product-by
process claim and the apparatus or structure claimed as identical to that described in

the reference presented by the examiner and thus anticipated by the reference because

patentability of a product does not depend on its method of production. See MPEP

2113.

Nabeshima et al.do not disclose expressly the impeller being characterized in that the angle at which the blades are inclined is 10 degrees, in that in that the profile of each blade at the root is inclined at an angle ranging from 50 to 80 degrees, and in that the profile of each blade at the end is inclined at an angle ranging from 33 to 63 degrees, said angles at the root and at the end of the blade being defined as the angles made by the profile of the blade, at the root and end of the blade respectively, with respect to an impeller radius passing through the leading edge of the profile, the profile of each blade at the root is inclined at an angle of 65.2 degrees, the profile of each blade at the end is inclined at an angle of 48.2 degrees.

At the time the invention was made, it would have been an obvious matter of design choice to a person of ordinary skill in the art to make the impeller being characterized in that the angle at which the blades are inclined is 10 degrees, in that in that the profile of each blade at the root is inclined at an angle ranging from 50 to 80 degrees, and in that the profile of each blade at the end is inclined at an angle ranging

Art Unit: 3745

from 33 to 63 degrees, said angles at the root and at the end of the blade being defined as the angles made by the profile of the blade, at the root and end of the blade respectively, with respect to an impeller radius passing through the leading edge of the profile, the profile of each blade at the root is inclined at an angle of 65.2 degrees, the profile of each blade at the end is inclined at an angle of 48.2 degrees because Applicant has not disclosed that having such an impeller provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with configuration of Nabeshima et al. because both impellers perform the same function of displacing fluid media with improved efficiency and decreased noise.

Therefore, it would have been an obvious matter of design choice to modify the impeller of Nabeshima et al. to obtain the invention as specified in claim 1, 3, 7, and 8.

#### **Prior Art**

Prior art made of record but not relied upon in this Office action is considered pertinent to Applicant's disclosure and consist of two patents.

Ranz (4,329,118) is cited to show a centrifugal fan impeller having an axis of rotation and comprising one or more modules, comprising: a mounting disc, at least one connecting ring and a plurality of blades extending between the mounting disc and the connecting ring, the connecting ring is positioned on an outer diameter in respect to the blades.

Art Unit: 3745

0745

Arrasmith et al. (6,883,411) is cited to show a centrifugal fan impeller having an

axis of rotation and comprising one or more modules, comprising: a mounting disc, at

least one connecting ring and a plurality of blades extending between the mounting disc

and the connecting ring, the blades being connected to the disc and ring at an angle

relative to the axis of the impeller, the connecting ring is positioned on an outer diameter

in respect to the blades.

**Contact information** 

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Examiner Kershteyn whose telephone number is

(571)272-4817. The examiner can be reached on Monday-Friday from 8:00 a.m. to

4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Edward Look, can be reached on (571)272-4820. The fax number is 571-

273-8300.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the Group receptionist whose telephone number is

(703) 308 0861.

ΙK

May 25, 2006

lg∕or Kershteyn Patent examiner.

Art Unit 3745